

Vona V. Crispinators which includes

09-283

- (1) Ronald Fisher
- (2) Lorain Express
- (3) Wesco INS.
- (4) Johnston Police Dept. personnel with Police Chief
- (5) City of Johnston with their manager Kurt Dairs
- (6) Timothy Beany
- (7) Cumbria County
- (8) N. Krumacker
- (9) G. Long earlier D.A. now Judge
- (10) D.A. P. Kinney and his present staff members handling cases like that of Shrader's Flower Shop and Irish origin lady
 - (a) Kelly Callahan, (b) cannot decipher signatures to get Asst. D.A.'s names so putting it as involved as Asst. D.A.'s on fabricated charges etc.
- (11) David Tuwolski, earlier D.A. now CC Judge
- (12) WJAC TV 6
- (13) Tribune Democrat with their reporters & some workers
- (14) Don Palmerine and Tribune Review
- (15) G. Lewis with his wife or live in lady of Italian origin
- (16) Thiel Lester
- (17) Barro of Lorain with their Fire Dept. personnel
- (18) W.E. Sabo
- (19) B.A. Emerick
- (20) Fred and Eileen Huber
- (22) Santucci family
- (23) M. Grandinetti
- (24) Don Zucco
- (25) Mag Burron
- (26) Leonard Grueck
- (27) Mag Musulin
- (28) " Mary Ann Zangheri
- (29) 800 911 center with its former director Reben
- (30) Supreme Court of PA with Italian origin lady as its Prothonotary in 2001.
- (31) Two Story Investment with M. Frink and R.H. Smith as owner with their Mortgage Co.

- (32) Cambria County Prison authorities with their medical doctors
- (33) Speicher Family
- (34) Superior Court of PA
- (35) Oliveros
- (36) P. McKnight
- (37) Tom Oldham
- (38) A.H.G. J. Green
- (39) Sgt. Janiga with Johnstown Police Dept.
- (40) Officer Kittinger
- (41) Top Rank of Johnstown Police Dept.
- (42) Sgt. ~~Christ~~
- (43) American Medical Association
- (44) PA, Board of Medicine
- (45) St. Francis College
- (46) Ohio State University Health Center, with Dr. Wise of ^{with doctor whose name I cannot remember at all.} Urology Dept. of Ohio State University
- (47) City Mayor presently Trigena
- (48) ~~Anthony~~ Perry with her Irish origin w/ passenger or driver
- (49) ^{(b) insurance} G. Toth
- (50) R. Criste
- (51) C and N. McLaugh & N. McLaugh's Lumber Co
- (52) Borro of Loretto
- (53) Nationwide Insurance with their Agents including ^{brothermarkle Ins. as claim should go to as insurance motorist went on day.}
- (54) PA Manufacturing Association
- (55) Motorist Mutual Insurance Co.
- (56) Howard Messer with D. Seigel
- (57) Motorist Mutual Insurance Co.
- (58) Italian origin cop Saracena of Nanty Co and believe he is now Conemaugh Borro cop issuing the new citation.
- (59) Dr. P. Respet
- (60) Dr. Len Savit
- (61) S Masik

- (62) Jack Ulli
- (63) Oakland Fire Dept.
- (64) AA Bureau of Motor Vehicle. refusing to give the information on whose name car was registered on 8/12/83 that Libriste's car when vehicle records are kept for lifetime of a person.
- (65) Rudolph Miller, L.A. Cordtech
- (66) Donggal Mutual Insurance Co.
- (67) John and Tim Myers.
- (68) Spencer Custer Saylor Wolfe & Rose with Saylor & Rose.
- (69) Verizon Inc.
- (70) Family Medical Center woman Head of Memorial Hospital
- (71) Suryabant Shah
- (72) Cambria County Mental Health Dept.
- (73) Johnstown Free Clinic doctor Rotella

I cannot recall additional names until it occurs to my head.

- (74) John Murtha
 (75) Camtran Operations Manager Dennis P Fuge with CAMTRAN
 (76) Sanford of Waste Management earlier and now works
 for Galucci Sanitation.
 (77) Waste Management for getting my cans by getting it prior time
 of people who wish to give it to me and as superior liability too.
 (78) Galucci Sanitation, for " " " " " " " "
 (79) Strayer Law Firm with Stoffo Attorney who
 represented Nationwide Insurance with others in 1983 accidents.

JOHNSTOWN POLICE DEPARTMENT

ORI: PA0110400

Incident Investigation Report

20071102M2039 (01)

Incident Data

Ref #: 07-20879

Class (UCR) Code: 3100 MOTOR VEHICLE ACCIDENTS

Crimes Code: Title:

Date/Time Reported: 11/02/2007 Friday 20:10

Discovered Date/Time:

Last Known Secure :

TIME - Received: / Dispatched: / Arrived: 20:10 / Cleared:

Badge: 270 - PTLM ROBERT CAROTHERS

Address: SHERMAN ST

Landmark: SHERMAN ST

Patrol Zone: 2 -

Premise Type:

BIAS:

MO:

Weapon/Tools: Additional weapon:

Persons Involved

Number of Victims: 0 Number of Offenders: 0 Persons Involved: 3

VEHICLE OWNER

VORA, CHANDAN S (NP001388)

Incident Classif.: 3100 MOTOR VEHICLE ACCIDENTS

Type: INDIVIDUAL/PERSON (NOT L.E.OFFICER) Injury:

Age/DOB: 62 10/19/1945 Race: E Sex: F Ethnic: N Marital: U Resdnc: U

SS#: 309-58-3523

Height: 504 Weight: 100 Eye: BRO Hair: BLK Build: Compl.:

Tattoo: SCAR: HIP, STOM

GBM ID number:

Date Entered: / / Date Released: / /

Comment:

OLN/STATE: 20936036

/PA

Home: 511 ROBB AVE

JOHNSTOWN PA 15902

Home Phone: 814-536-4860

Work Phone:

EXT: Cell Phone:

Pager:

Employer:

DOCUMENTS ON FILE:

- Vehicle

VEHICLE OWNER

COURIER, EXPRESS INC (NP028380)

Incident Classif.: 3100 MOTOR VEHICLE ACCIDENTS

Type: INDIVIDUAL/PERSON (NOT L.E.OFFICER) Injury:

Age/DOB: 0 / / Race: W Sex: M Ethnic: N Marital: U Resdnc: U

SS#:

Height: 0 Weight: 0 Eye: Hair: Build: Compl.:

GBM ID number:

Date Entered: / / Date Released: / /

Comment:

Officer: PTLM ROBERT CAROTHERS

Case Status: CLOSED/CLEARED

Badge: 270

Case Disposition:

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Persons Involved

VEHICLE OWNER COURIER, EXPRESS INC (NP028380)
Home: 172 S 21ST ST Home Phone: 800-837-5959
PO BOX 16037
PITTSBURGH PA 15203
Work Phone: EXT: Cell Phone: Pager:
Employer:

DOCUMENTS ON FILE:
- Vehicle

DRIVER FISHER, RONALD (NP042655)
Incident Classif.: 3100 MOTOR VEHICLE ACCIDENTS
Type: INDIVIDUAL/PERSON (NOT L.E.OFFICER) Injury:
Age/DOB: 0 / / Race: W Sex: M Ethnic: N Marital: U Resdnc: U
SS#:
Height: 0 Weight: 0 Eye: Hair: Build: Compl.:
GBM ID number: Date Entered: / / Date Released: / /
Comment:
OLN/STATE: 13872687 /PA

Home: 1760 SOAPHOLLOW RD` Home Phone: 814-288-5053
JOHNSTOWN PA 15905
Work Phone: EXT: Cell Phone: Pager:
Employer: COURIER EXPRESS

DOCUMENTS ON FILE:
- Vehicle

Vehicles Involved

VYR	Make	Model	Style	Color	License	St
(1) 1983	CADILLAC	SEVILLE	4 DOOR	BRN	FMS3968	PA
VIN: 1G6AS6988DE811213 Serial:						
Owner Name: VORA, CHANDAN						
Owner Address: 511 ROBB AVE JOHNSTOWN PA 15902						
PA Title: 60394318						
Insurance Co: NATIONWIDE 23779 Policy: 5837D570457						
(2) 2006	CHEV	AVEO	4 DOOR	WHITE	GGF1890	PA
VIN: KL1TD6666B638189 Serial:						
Owner Name: COURIER, EXPRESS INC						
Owner Address: 172 S 21ST ST PITTSBURGH PA 15203						
PA Title: 63135345						
Insurance Co: WESCO INS 25011 Policy: WPP4000039000						

Officer: PTLM ROBERT CAROTHERS
Case Status: CLOSED/CLEARED

Badge: 270
Case Disposition:

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Summary

11/02/2007 20:10 Page 1 Ofc. 270 PTLM ROBERT CAROTHERS

Unit #1 is illegally parked on the roadway (Sherman St.) with a black tarp covering the entire MV. Unit #2 turns left from Haynes St. onto Sherman St. and collides into Unit #1. The operator reported not seeing the MV due to unlit conditions and/or due to Unit #2 being covered by the black tarp. Unit #1 sustained light 6 o'clock damage, was leaking fluid, was illegally parked on the roadway and was blocking a garage bay on Sherman St. Unit #2 sustained moderate 12 o'clock damage. No injuries were reported.

Officer: PTLM ROBERT CAROTHERS
Case Status: CLOSED/CLEARED

Badge: 270
Case Disposition:

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COMMONWEALTH OF PENNSYLVANIA
COUNTY OF: **CAMBRIA**

Mag. Dist. No.	47-3-01
MDJ Name: Hon.	MARYANN ZANGHI
Address:	200 ADAMS AVENUE SUITE 2 MINERAL POINT, PA
Telephone: (814) 322-1527	15942-5850

**SUMMONS
FOR A SUMMARY CASE
NON-TRAFFIC
COMMONWEALTH OF
PENNSYLVANIA**

VS.
DEFENDANT: NAME and ADDRESS
**VORA, CHANDAN S
511 ROBB AVENUE
JOHNSTOWN, PA 15901**

**CHANDAN S. VORA
511 ROBB AVENUE
JOHNSTOWN, PA 15901**

Docket No.: **NT-0000402-09**
Date Filed: **10/22/09**



Charge(s):

S 18 \$6501 \$\$A1 SCATTER RUBBISH UPON LAND/STREAM ETC

FINE AND COSTS:	FINE: \$ 300.00	COSTS: \$ 123.50	OTHER:	TOTAL DUE: \$ 423.50
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WITHIN TEN (10) DAYS OF RECEIPT OF THIS SUMMONS YOU MUST:

1. PLEAD NOT GUILTY by notifying the magisterial district judge above in writing and forwarding an amount equal to the total due specified above, or if the fine and costs are not specified, forward the sum of \$50.00 as collateral for your appearance at trial; OR,
2. PLEAD NOT GUILTY by appearing before the magisterial district judge above and posting such collateral for your appearance as the magisterial district judge shall require; OR,
3. If you cannot afford to pay the total due specified above or the \$50.00 collateral, you must appear before the magisterial district judge above to enter a plea; OR,
4. PLEAD GUILTY by notifying the magisterial district judge above in writing, signing the appropriate plea below, and forwarding an amount equal to the total due specified above; OR,
5. PLEAD GUILTY by appearing before the magisterial district judge above if the total due is not specified or if you are required to appear because the offense with which you are charged carries a mandatory sentence of imprisonment, for example, a violation of 75 Pa.C.S. Section 1543(b) (Driving while operating privilege is suspended or revoked).

IF YOU ARE FOUND GUILTY BY THE MAGISTERIAL DISTRICT JUDGE AND WISH TO APPEAL, YOU HAVE THIRTY (30) DAYS TO REQUEST A TRIAL DE NOVO IN THE COURT OF COMMON PLEAS.

ALL CHECKS OR MONEY ORDERS FOR FINE, COSTS, FEES, OR FOR COLLATERAL, SHALL BE MADE PAYABLE TO "MAGISTERIAL DISTRICT NO. **47-3-01**" IDENTIFIED ABOVE AND SENT TO THE ADDRESS ABOVE.

IF YOU FAIL TO RESPOND TO THIS SUMMONS WITHIN THE TIME SPECIFIED ABOVE, A WARRANT FOR YOUR ARREST SHALL BE ISSUED.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

IF YOU INTEND TO RESPOND BY MAIL:

Detach and complete the lower portion of this summons with your signature on the appropriate plea line, (1) or (2).

If you PLEAD NOT GUILTY, your check or money order must be in the amount of the total due specified above. If the total due is not specified, your check or money order must be in the amount of \$50.00 which will be held for collateral for your appearance at trial. You will be notified by mail of your date and time for trial.

If you PLEAD GUILTY, enclose a check or money order in the amount of the total due specified above. Failure to remit the full amount of the fine, costs and fees will result in the issuance of a warrant for your arrest. Your check or money order shall be made payable to the "Magisterial District No." above.

(DETACH HERE) -----

MAIL IN PLEA

I represent that I make this plea knowingly, voluntarily, and intelligently. (Failure to indicate a plea when forwarding an amount equal to the total due specified above will result in a guilty plea being recorded.)

1. I PLEAD NOT GUILTY. _____ Docket No.: **NT-0000402-09**
(Signature)

2. I PLEAD GUILTY. _____ Citation No.: **P7350533-1**
(Signature)



COMMONWEALTH OF PENNSYLVANIA
NON-TRAFFIC CITATION/
SUMMONS

CITATION NO.

1. Magisterial District Number		2. Docket Number		3. Social Security Number	
4. Address of Magisterial District Office			5. Driver's Number		6. State <input type="checkbox"/> PA
7. Defendant's Name - First Middle Last					
8. Defendant's Address (Street-City-State-Zip Code)					
9. Race/Ethnicity (W) <input type="checkbox"/> White (A) <input type="checkbox"/> Asian (B) <input type="checkbox"/> Black (H) <input type="checkbox"/> Hispanic (I) <input type="checkbox"/> Native American (U) <input type="checkbox"/> Unknown		10. Sex (M) <input type="checkbox"/> Male (F) <input checked="" type="checkbox"/> Female		11. Date of Birth (MM/DD/YY) 1/18/45	
12. Resident Status (R) <input type="checkbox"/> Resident (N) <input checked="" type="checkbox"/> Non-Resident (U) <input type="checkbox"/> Unknown		13. Case Instituted by (O) <input type="checkbox"/> On-View Arrest (C) <input checked="" type="checkbox"/> Citation/Summons			
14. JUVENILE <input type="checkbox"/> Yes <input type="checkbox"/> No	15. Parents Notified <input type="checkbox"/> Yes <input type="checkbox"/> No	16. Parent's Name		17. Date Notified	18. Time
19. Charge <input type="checkbox"/> Disorderly Conduct <input type="checkbox"/> Criminal Trespass <input type="checkbox"/> Theft of Services <input type="checkbox"/> Criminal Mischief <input type="checkbox"/> Harassment <input type="checkbox"/> Public Drunkenness <input checked="" type="checkbox"/> Scattering Rubbish <input type="checkbox"/> Retail Theft <input type="checkbox"/> Purchase, Consumption, Possession or Transportation of Liquor or Malt or Brewed Beverages <input type="checkbox"/> Other					
20. Nature of Offense		21. Pa. Code		22. CRIMES CODE TITLE	
23. SECTION		24. SUB SEC.			
25. FINE		26. COSTS			
27. J.C.P. AT		28. TOTAL DUE			
29. Date		30. Time		31. Day	
32. City		33. County		34. State	
35. Location		36. County		37. County/City	
38. Date		39. Date		40. Date	
41. Date		42. Date		43. Date	
44. Date		45. Date		46. Date	
47. Date		48. Date		49. Date	
50. Date		51. Date		52. Date	
53. Date		54. Date		55. Date	
56. Date		57. Date		58. Date	
59. Date		60. Date		61. Date	
62. Date		63. Date		64. Date	
65. Date		66. Date		67. Date	
68. Date		69. Date		70. Date	
71. Date		72. Date		73. Date	
74. Date		75. Date		76. Date	
77. Date		78. Date		79. Date	
80. Date		81. Date		82. Date	
83. Date		84. Date		85. Date	
86. Date		87. Date		88. Date	
89. Date		90. Date		91. Date	
92. Date		93. Date		94. Date	
95. Date		96. Date		97. Date	
98. Date		99. Date		100. Date	

P7350533-1

Complaint at Law as a RIW case mainly with preplanned accident case with Petition for Removal in IEP from Mag. Zenghai's courtroom, another predicate action charges being filed on me pursuant to totally unconstitutional, unreasonable, whimsical, arbitrary statutes 18 PA CSA §6501 enacted targetting Vera and her family, as well as filing as Plaintiff complaint at Law, fabricating charges on Dr. Vera.

(1) Plaintiff, Dr. Chandan S. Vera in ^{preplanned} accident case of 11/2/07 and filing as " " as well as removing I as defendant from Mag. Zenghai's courtroom on fresh charges filed on me by Italian origin cop as Sgt in ^{Franklin} Conemaugh Borough of Cambria County, fabricating me purposely when I was assured by their employees like Charlie, Charlie's boss at the barberside calling himself as Larry and then on 10/30/09 claiming his name is buddy when another man introduced as Larry to me by Keith claiming to be running the entire place when Storytown's headquarters of Rollod's Inc. claimed on phone Larry is running the entire outfit in Johnstown, as a RIW case; su-juris resides at 511 Robb Ave. as a resident alien who was purposely, willfully targetted in summer of 1983 totally disabling her with uncountable fractures in both pelvis, right heel pad, fractured from top to bottom, with cheek split teeth injured on Right Hand side (abbreviated henceforth RHS), with closed brain injury which went undetected for a long long time until in this delay, when Dr. Vera discovered it put in a motion to reopen accident cases & when pictures of abnormal blood vessels got shown to her after brain, resulting from internal bleeding in the brain and trapped blood vessels got transformed into abnormal blood vessels which is very, very logical explanation for it according to the expert medical doctors testimony in a case law that I had come across when I had filed a suit on Memorial Hospital after my experience with Father catholic Director Casey, when Dr. Jan Savit had told me after demanding what I use, how I prepare it the scarfree burn remedy & had told him it is a trade secret, that I have too many blood vessels to the brain and was planning to transfer me to Allegheny General Hospital in Pittsburgh and was planning to cut the blood vessels of the brain as neurosurgery as spasms were being

caused by it, which I did not trust at all with my background and knowing the fact that it is not neurosurgery as such, but a very, very sophisticated murder and blackmail attempt to intimidate me to get my inventions and discoveries out of practical scarefree born remedy, that Vera walked out of Memorial Hospital against medical advice when Dr. Harika released her on her demand at her own risk, that Dr. Vera is alive today, as Dr. Vera had ended up in the hospital when she went into uncontrollable spasms with no memory at all after opening the door & ambulance people holding her up, until Dr. Jan Savit said all this.

(21) Defendants (a) Ronald Fisher, an individual person who was driving 2006 Chev. AVEO, 4 door white car of Courier Express with license 66F1890 with VIN KLITD666B63889 of 172 S 21st St., Pittsburgh, PA 15203 with policy WPP4000039000 of WESCO INS. whose address and phone no. is unknown to Vera as police dept. failed to put that on their report, even though required by law to do that and Dr. Vera has received no cooperation no cooperation at all from any one of them with address unknown to Vera until 10/29/2009 as police personnel refused to give it to Vera earlier on it and only on 10/28 or 29/2009 officer Carothers left a message saying I would get a copy of the report thro' City Manager's office after City Manager's office or City Manager told me that a form has to be filled out on it in that week with no time left very much on it other than urgent request free of charge and never got any information on addresses to this date on any one of the people involved in 11/2/07 hit and run accident, as I was never notified nor any addresses given to me at any time and that is the reason why I am calling it a hit and run and everybody including police dept was refusing to give it to me when law required them to give it to me on the spot or later if the person is not present and after I got his address as 1760 Soap Hollow Rd, Johnstown, PA 15905 on 10/29/09 around 3 PM. and even though I called Ronald Fisher several times, and even left a message for him, couple of times i.e. more than once, got no response from him to this date, in spite of me telling him that law required him to give me his name, address, his company's name and address whose car he was driving with their headquarters address

and Directors name with their insurance co. headquarters address and its " " etc. but still get no response from him to this date, and do not have time to keep them calling again and again for it;

(b) Courier Express, Inc. (NPO 28380), is a company incorporated in PA I believe as no other co. is acknowledging that these little white cars with phone no. on it as 1-800-837-5959 is owned by them, with home as per police report that I got thru black city Manager on 10/29/09 as earlier they were refusing to give it to me and nobody cooperated to tell me how to get it and even on 10/29/2009 told me unless I pay \$15 for it to them I cannot get it, however officer Carothers list the home as 172 S. 21st St., P.O. Box 16037, Pittsburgh, PA 15203 and I am not getting any cooperation at all from anybody to get their headquarters address with name of their director, even though I called several times and as per computer generated information given to me by UPS reference librarian and Johnstown Public Library reference librarians, Nationwide Ins., computer says that William S. Messerly is the owner of Courier Express with address as 2051 Franklin Way, Franklin Rd. Marietta, Ga. 30067 with phone no. 888-462-2002 and when I call that no. they say they never had any vehicles operating in Johnstown, PA in 2007 and they are not the one whose vehicle hit my car and UPS librarian gave me the information that their computer gives Courier Express headquarters as 3087 E. 14th Ave., Columbus, Oh. 43219 with phone no. 614-253-8282, Courier Express phone no. listed on their vehicles and in police report as 800-837-5959 and when I called that no. several times, misleading me time and again, refusing to give me their director's name and transferring me to speak to Paul and when I talked to him, told me to get damage estimate and mail it to him which I did twice and found him dodging and refusing to pay anything to this date and found out they made original ^{estimate} disappear totally from my house and tells me last week how do I know Courier Express hit my car Cadillac Seville of 1985 that was parked on Sherman St. and by now, I know that since RICO conspiratorial activities are going on, with open ended RICO schemes going

on, I do know now that in furtherance of these, my dedication was not to
deprive me of the use of any vehicle, knowing quite well that I cannot
afford to buy another vehicle at all;

(c) Wilson Ins. Insurance co. which insured Carrier Express vehicles with no address given at all on police report and neither their phone no. given by police dept. report and none of them are cooperating to give it to Vora against the laws of PA and USA and police Dept officer I spoke to on phone gave me WES at 200 Broad St. Johnstern with phone no. 536-8761 and when I called that no. they said they do not insure vehicles at all, all in furtherance of RICO conspiratorial activities and/or RICO schemes and no attorney wants to cooperate with me in Johnstern and lawyer Referral Service just gave me the name and address of attorney Messina at 505 Somerset St., Johnstern saying he practices both in federal and state courts and when I called him, he said he does nothing in federal court and cannot help me at all when I told him lawsuit must be filed as RICO case in federal court by 11/2/09 to prevent any kind of loss on state law claims, even if federal law claims on RICO. I am not a lawyer, still federal court.

On 10/31/04, Nationwide Insurance Co representative Dorothy Corcoran
at sec 212-815-8400 gave me the name of WESCO representative
as phone number with whom no. 212-815-8400 is the same as ref. no.
0711021234 and when I called that no, answering machine came on
and did not say that she represented WESCO Inc. however I did leave a
message to get WESCO headquarters address with their director's name,
however I did make me wonder if all are conspiratorially working together
in furtherance of RSI activities, schemes as attorney Corcoran represented a firm
through which RSI activities were conducted.

Officially assigned to him by the on order of the Attorney Genl, 613 Franklin St. Building, in fire, also 1-1-1901.

[illegible]

with their personnel in charge (whose names Dr. Vora cannot recall at all, right now, being in pain etc.) etc. pursuant to in furtherance of RICO conspiratorial activities and schemes, which includes Carothers, Zucco, Grandmelli, Curt Davis, Tom Oldham, Sgt. Keifer, Sgt. Janiga, Rillingger, Saracena, etc. as Vora cannot recall all of them that are listed in Praepes at various times on charges fabricated by them filed on me time and again, (his schemes like (i) trying to bring Hitler, Mussolini, Stalin era to this land, India, worldwide as such (ii) trying to create a 2nd Ramanujan in my life, be able to extract my inventions discoveries by any means, including of creating severe hardships in my life, extremely harsh financial conditions after injuring me so severely, totally disabling me and not putting less of wages in my pockets at all and expected me and expects me to live on \$43000 put in my pockets thro' ex Judge Aboud without jurisdiction at all and all orders passed by State Court Judges, Aboud too are null and void with all settlement agreements pursuant to total fraud etc., and when my discoveries, inventions that are trade secrets (now they are trying to force me to sell my herese, trade secrets etc. which I have no intention to do so for fabrications created by them) which medical world does not have. like bringing out burn victims scarfree, 95% success on good scars towards scarfree appearance like a plastic surgeon with no adverse reaction at all at any time, sooth pain, headaches with gene therapy that is good for all diseases except where the gene is absent with one other remedy, and will be and is going to be means of earning our livelihoods for generations to come. as highest education with highest degree i.e. Ph.D in Math with graduate level work in Computer Science, Industrial Engineering, Statistics, Optometry Division, Electrical Engineering etc. with mostly A level work, got me nowhere other than bringing great grief in my life, and knowing that I will never be eligible for any benefits in USA in my lifetime other than maybe energy assistance paid discriminatorily to me unlike others

with SSI income over \$710 pm. who get close to \$800 to \$1000 annually when I never got more than \$300 approximately as I had no choice but to go in agreement with State Bank of India for higher interest rate that nothing is transferable out of India when I am investing there, to prevent irreparable harm to me then knowing never got any justice to this date in this land.

2 (e) Addresses of many RICO parties like R.A. Smith address is unknown to me with many other parties and for this reason two prior cases need to be reopened and put on the docket back, as service got conducted then and I cannot do anything in my totally disabled condition unless US Attorney General decides to take over and process all RICO claims of Dr. Vora and/or courts make them i.e. US Attorney General to do it for me.

2 (f) Even medical world is part and parcel of the RICO conspiratorial activities, some of them at least, in influential positions for all this to happen and they are part and parcel of RICO schemes too and have been doing everything in furtherance thereof like medical doctor at USC fabricating records with venereal disease and sending it to Detroit with postal date of receiving it in Detroit post office on 8/11/83 and delivered to my house probably on 8/12/83 and as far as I am concerned, I have no intention to let them succeed on any one of them and if I has to die with me, I shall die with me as it is for preservation of Jain religion and its principles and earning our live heads for generations to come with these values.

(iv) Dr. Vora is setting the contents of all prior pleadings in all cases filed by Dr. Vora and filed against Vora since 1985 here, as if in full by referring thereto, keeping in mind that Dr. Vora was totally unaware of RICO statutes, what it meant with some of the case laws quoted in ~~1985-87~~ 1985-87 case etc. until recently, so was not able to plead RICO cause of

action at all and now Vora can see that whatever happened to this date and is happening to this date is pursuant to ^{in furtherance of} RICO conspiratorial activities and/or several open ended schemes including fraudulent ones; and is allowed i.e. permitted in any case resulting from RICO activities. See Hpp.iii (2018)

2 (iii) Dr. Vora is also setting the contents of "Motion for Extension of time and Infjunction..." of US Supreme Court sent recently on 10/26 line 28-109 to US Supreme Court here again full by reference thereto and is attached for US District Court in this case with 04-275 case showing some of the predicate acts by these conspirators right away without digging or going thro' other cases right away & is permitted.

Count I

(13) All prior ^{Vora v Ronald Fisher} being set forth here as if in full by reference thereto.
 (14) All events including this incident of 11/2/07 took place in furtherance of RICO conspiratorial activities and/or in furtherance of several open ended RICO schemes and/or due to conspiratorial, wilful, wanton, reckless misconduct of defendants in following particulars:-

(a) My car Cadillac Seville of 1983 was not illegally parked at all on the roadway called Sherman St. and did have the black tarp covering the entire motor vehicle to prevent vandals, ^{conspirators} damaging it, stealing things out of it and doing anything in furtherance of RICO schemes, goals, RICO conspiratorial activities, and putting me thro' unnecessary expenses beyond my means; and was legally parked on the edge of sidewalk on Sherman St. which is open to anybody who gets it first and was not blocking Brinay's bay re-opening where Brinay's trucks are loaded and unloaded, practically every morning at 7 AM, Monday thro' Saturday.

(b) In failing to acknowledge the truth that there was no untit conditions at all at the spot practically close to intersection

of Sherman St. & Hayne Ave as there is light right at the corner there, as well as bridge has lights of. spans, Route 56, so as a matter of fact there is

double or triple lighting, as even advertising board close by on LHS of bridge has bright lights, so it is very well lit contrary to claims of R. Fisher and officer Calothers and in such lit conditions, even black tarp on it does not prevent the vehicle to be seen with tarp on it, and/or

4(c) In failing to acknowledge the truth that all was done in furtherance of RICO conspiratorial activities and/or RICO schemes and goals and did see the vehicle with tarp standing more than 11' high, but everything was done willfully, purposely, and/or

4(d) In failing to give Dr. Vora his name, address, telephone no., insurance w. name and address, name and address of vehicle w. whose vehicle he was driving, ~~violating~~ ^{which is more than 1 predicate act} laws of PA as well as USA ^{or}

4(e) ~~By~~ In failing to even acknowledge and let Dr. Vora know right away ^{or even later on} when Dr. Vora lives opposite to the parking lot & parking lot has been empty since several years with no vehicles parked at all & they all knew where Vora lives & yet failed to notify her with the names and addresses as mentioned in 4(d), until 10/29/2009, until Vora had to go out taking more than 1 year to get it as she was getting no cooperation at all from anybody, including parties involved in damaging it, police

with city personnel, who all were acting pursuant to RICO conspiratorial activities & RICO schemes goal even if they had to do it by putting Vora in prison for life & take her life; and

4(f) In failing to acknowledge the truth that my vehicle did not just suffer 6 O'clock light damage which

I understood on 10/29/09 from Nationwide Insurance representative just as bumper damage, but actually suffered quite heavy damage that fender, trunk lid, left & rear tail lights with connections all were damaged and that parts on this car are not available at all which can be counted as more than 1 predicate act too; and/or

(e) Prior to being hit, nothing was leaking from the car & only after being hit did anything leak out of it and Dr. Vora's heater core hoses, which Dr. Vora had to cut to bypass heater core in summer times, & be able to use her heater core inside her car for heating purposes was done by Dr. Vora in Salix after the car was towed 2nd time after 11/3/07 by Sgt. Taniguchi and Bollinger, when she had put her vehicle in storage as her strength was unable to close it air tightly, so only after that it leaks a little bit and still has to work on it on getting time, so failing to acknowledge the truth that heavy damage was sustained and made anything leak if there was any after being hit, as when hit by a vehicle; it does move the car from the spot how it is parked and does damage to the car and nothing was leaking when she had parked the car, so another predicate act, may be more than one; and/or

4(f) cops and everybody know including people around as well as Fisher where Vora lives and Vora was at home and goes nowhere on Friday evenings as Vora's health condition is very, very perilous and

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and she can hardly get around even in her house since 1983 accident and they could have immediately contacted Vera to let her see the truth, so failing to even notify her at any time to bring her to the scene of the preplanned accident, another predicate act, in furtherance of RICO conspiratorial activities and/or RICO schemes and goals; 2102 4(g) In failing to acknowledge the truth that car when hit by another vehicle gets moved, another predicate act, and Dr. Vera does recall that Dr. Vera did see the car on 11/3/09 in the morning around 8 A.M. covered with tarp and then it was gone, so going to double check on it with towing Co. and Krisays warehouse people were gone and they have loaded, unloaded successfully thru many, many years Krisays vehicles all the time with opening in Sherman St. and does not block their bay at all & generally 2 vehicles can be parked at the spot where Vera's vehicle usually gets parked & Vera took the trouble to park far away from the bay entrance & cannot remember if trailer was hooked up to it or not right now, but usually it has a trailer hooked up to it so I get double towing charges & does recall, she had to pay over \$400 to get it out, otherwise storage charges mount & if person does not get it out right away, towing co. auctions the vehicles off to get their towing & storage charges, 2102

47h) In failing to guide Vera properly at all in furtherance of RICO conspiratorial activities and/or RICO schemes as when I called police if Vera could drive the vehicle as it was after being hit as it would start and could be moved around with just one tail light on LH side instead of 3 and Sgt. Tanuga and cop Killinger both were present there and they said on the phone I could drive the car and then again towed it by stopping me in the 1st street alley that runs parallel to Bedford St. and Fronkiser St. between Cedar and

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Hickory St. and towed my car and trailer both away 2nd time claiming no proper tail light etc. already given in some pleading & I had to pay another charges of over \$1400 for it & usually I have trailer hooked up to it and Vera had taken the trouble to go to Burnworth Auto Body shop with vehicle taken there so that they and I can work on it and get the fender, straightened out a little, to get the trunk lid shut, as after the accident, it would not shut at all in this damaged condition and did other work on it later on. Since Vera cannot even get around the house very easily at all many times, and even on Nov 1st 2004, Vera could not and cannot with no time for it, produce details on towing with trailer hooked up to it as usually Dr. Vera keeps trailer hooked up to it as Vera is unable to hook and unhook trailers that easily as her strength is not sufficient to do anything. So ^{than one predicate get gain by all apps involved} (1) In failing not to deprive her of the use of her vehicle to get around as Vera just cannot

get around that easily without ^{so more than, predicate acts by} on her vehicle. ^{in 8/08 wife involved too}
 4(y) In failing to provide a replacement vehicle at all at their expense, as Vera can hardly afford to rent anything at her expense, paying out of her pockets as after disabling Vera totally, not even money for lifetime medical expenses got put into her pockets on total fraud ~~\$2400~~ ^{full medical} other than & not even expenses got put into her pockets & these attorneys with her Guardian Ad Litem created same pursuant to RICO

conspiratorial activities & RICO schemes went & settled the suits under ex Judge Hood for \$43000, all done without jurisdiction, passing null & void orders when federal court did not even assign the no. to removed case of 1985-2043 CCC joined with accident case until 2001, making all decisions of state courts null & void & law requires them to vacate it being mandatory as quoted in ~~1985-2004~~ 2004-158J, 2009-275 cases ^{in respect of} Dr. Vera by police dept. personnel showing all continuing predicate acts, which are still continuing.

4(h) In failing to give any kind of transportation to Vera in her condition ^{another predicate act} knowing quite well that even ~~Canter~~ buses will not ride her buses, all working together in furtherance of RICO conspiratorial activities & RICO schemes & their goals.

4(i) In failing not to aggravate Vera's preexisting injuries, another predicate act, by depriving her of the vehicle & forcing her to walk from place to place which she cannot do that easily at all, but she has to do it in order to prevent these RICO conspiratorial activities and RICO goals and schemes to succeed at all and to get her bedridden knowing quite well that I am not eligible and will never be eligible for any kind of benefits worldwide that of SS and/or Dept of Welfare benefits due to my agreement with state Bank of India to get higher interest on whatever little amount with

them that it is not transferable out of India
 and knowing quite well that I will never be able to
 get SS benefits of any kind in USA since I did not work
 on a resident alien card earlier it was 5 yrs. & now it is
 10 years after being disabled totally since 1983 & with no
 loss of wages or lifetime medical expenses put in my pockets
 other than \$43000 which is not even an Asst. Prof.'s
 salary for a year these days, and as threatened unless I
 give them 50% of the business profits business will not see
 the light of the day & seeing this totally disabled condition
 of mine with terrible hip & leg pains, I doubt very much,
 even if I could do any kind of business and on top
 of this has been refusing to give me special business ~~license~~
 permit required in Johnston after 2003 or later when
 I got the place in business zone & without the
 website as agreed upon with Bell Atlantic which became
 Verizon Inc. later on to whom money was paid in
 advance for an entire year & instead of putting it the
 way agreed upon orally, they tried to put something
 quite devastating to me of a male person's picture with
 a telescope & Dr. white gun on him, which would have
 landed me in prison for 20 years & in spite of hassling with
 them for over 6 months, they did not do it & neither my
 money was refunded at all & ate up the money totally
 when they forced me to cancel the contract unless they do
 it exactly the way as promised to me & did not have burn
 are affidavit signed by 20 ²⁸ people on it & warts of law
 did nothing & refusing to reopen the cases pursuant to

- discovery of AIC stolen by Vera and just removing, Vera could and can rest in her car every few steps with her in it.
- 41m 10 In failing not to create scars and strains in Vera's sub-pressure condition by depriving her the use of her vehicle, another predicate act, was quite well that I prepare my gene therapy from scratch and " " " " have to use it several times in a day even to take a step as such and/or even to walk slowly with baby car and cannot live with anybody else other than her own house, as well as to prevent it getting stolen, and/or
- (11) In failing to return Vera's phone calls and/or call Vera with all information needed, another predicate act every time after Vera got police report requesting specifically insurance company's name presently with WESCO as well as in 2007 with their headquarters who are required to pay my damages, their headquarters address and phone no, preferably 800 no, with 800 no. with their director's name as well.
- (10) In failing not to create circumstances in Vera's life knowing quite well that her gene therapy ^{and} strains everything, so she cannot even live in any place other than her own home, as she has to use it on her and depriving her if it can take and/or shorten her life, and/or
- (9) In failing to even notify Louise Express and their insurance co. about 11/2/07 incident to pay her damages, and/or
- (8) In failing to get Louise Express and/or insurance co. to fix her vehicle and/or get a replacement vehicle to drive until it gets fixed for Vera's use, so none than she predicate act, and/or
- (7) In failing not to hurt my business at all and/or put a stop

blast that I heard at 10 A.M. on 11/1/09, so I cannot
 & could not hear the answering machine over and over
 again to listen to the name G.A. Robins & whom I was
 being represented, however I do recall the name Robins
 in CCC 409-2000 CCC => CCC 2000-30 J => GOMF
 case of JPD ^{with CC 2000 911 system} on 100% fabricated charges for which 535 Robins ^{like Vardon Inc etc. but I don't know}
 was set on fire & boarded up with other conspirators, ^{so I don't}
 make me wonder whether I was set up or not or whether they
 all are part of R.I.O. conspirators as Nationwide Ins. Co. is
 also defendant in 1983 accident cases too as at that time
 they were insurance Co of R. Criste, in whose car I was
 seated on 8/12/83 disabling me totally & refusing to
 compensate me with loss of wages for life to this date.

(c) In failing to acknowledge that they are Wesco Ins.
 at all ^{insurance} ~~selling~~ little white cars ~~with~~ of General Exp.
 with phone no. 1-800-837-5959 that run in Johnston
 when computer generates Wesco Ins. Co. address and

phones as 1-788-462-2022 headed by William ~~Wes~~ Messerly
 at 2051 Franklin Rd., Franklin Way, Marietta, GA 30067 and
 always with CEO as Jack Messerly ^{both of UPS & J-Compting} & always telling me
 they did not have any of their vehicles in 2007 in Johnston

if they just have trucks and box cars since 2008 & they are not the one insuring the car that hit my vehicle which took more than a day

(ii). Some holds on 200 Somerset Corporate Blvd. Suite 100

Ridgewater, N.J. 08807 with no. 800-267-7282 when computer generated that for UPS

(iii) Some holds on computer generating for UPS as Wesco headquarters address as 59 Maiden Lane, 6th Floor NY, NY 10038 with nos. 800-443-7187, 212-220-7120 with Barry Roy Zyskind as Director & they claim to be credit card co.

(iv) Another one calls itself as Long Distance Carrier Express at 1-800-936-5116 which I ruled out as Carrier Express

(v) ~~the~~ TPD giving me Wesco Ins. as 209 Broad St., Johnston at 536-5761 & they claim they are not Wesco insuring the cars with morph. no 800-837-5954, so I am getting nowhere ~~on it~~ on it, so until

5 US Marshal conducts service on Mr. Fisher & Carrier Express at the addresses given by police dept. & get the

address of headquarters of WESCO to conduct service on them,
 it is totally unknown, ~~and otherwise~~ get it out of them
 individually & Greiner Exp. Co. & I will report it to
 Bureau of Consumer Protection at 1-800-444-2555 ^{on getting time as I have}
 to put Notices of Appeals out too on Judge Diamond's
 orders refusing to reopen some ^{year} 85 cases, part & parcel
 of RICO conspirators ~~with~~ as service was undertaken
 then to be within of Statute of limitation on RICO
 claims as courts may & may not want to go along
 the fact that until plaintiff or defendant discovers
 RICO cause of action, statute of limitation does not
 start running on it, so to be on safer side, it is best
 to reopen those cases when they are genuinely RICO
 cases & not just employment cases & same holds
 on Memorial Hospital cases with ^{some of} their doctors, and
 some Vera does not have any of her parent papers
 which mostly got destroyed in 535 Oakland Ave fire,
 so Dr. Vera prays for the Grace of God and sense of
 justice on behalf of US Courts & US Attorney General
 and not penalize innocent person like Dr. Vera for it,
 making her suffer so immensely to this date.

(12) Dr. Vera is the center of large group (5) / (6) who again are in full
 by ref. to.

Vera v conspirators like JPD, Police chief with its
 officers involved quoted in Poole like Teneiga, Killinger,

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2. Carothers, city of Johnstown ^{with Frampling & Gero} personnel involved the in
Grandville City Manager earlier last Dec. on Oldham street in
suits launched by them, Sgt. Kiefer ch. as Vora does not have
all papers at all as they were removed from my place at
511 Keble street now destroyed with Police Chief, Forest, ch. with
J. Francis College, Memorial Hospital, some doctors with Memorial
Hospital with their family Clinic, Free Clinic of Johnstown as part
of parcel of RICO conspirators is furtherance of RICO several
open ended schemes with ^{Raymanmacher, Gregory, Long, Akop} Bridges (Magistrate Musulin, Barron,
Green, ^{with 2nd office} Myers.

13 (i) Dr. Vora setting the contents of all prior paragraphs and
all prior cases beginning 1985 from 1985-141 cases on to the most
recent one up to now here as if in full by reference thereto including
most recent threatened charges too

(13) All events including this incident of 11/2/07 took place in
furtherance of RICO conspiratorial activities and several open ended
RICO schemes as to due to conspiratorial activities, with full,
wanton, reckless misconduct of type in some of the following, particularly
as Dr. Vora does not have time at all to enumerate all of them in details
right now regarding RICO statutes, bearing in mind that ^{nothing was involved in} ~~nothing was involved in~~ ^{nothing was involved in} ~~nothing was involved in~~
(a) Dr. Vora knew there but to set the pleadings in all these RICO
cases beginning 1985 year here as if in full by reference thereto
bearing in mind that Vora had no idea of what RICO statutes

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were & what RICO meant until recently & it showed to Vora that all are RICO cases & everything that happened up to now was in furtherance of RICO conspiratorial activities & or in furtherance of several open ended RICO schemes & this is allowed in RICO cases as per App. J(iii)(2618), which is very, very advantageous to Vora including these of most recent cases up to 2004-2005 case here as I'm full by reference thereto.

(b) Fact remains that RICO activities are continuing as shown by attached citation which is outrageous extortion, as govt. has no right to intrude onto private property

to enforce any such totally unconstitutional state statutes which are totally arbitrary, unreasonable, whimsical etc., propounded and adopted to target Vora and her family in furtherance of RICO conspiratorial activities and/or in furtherance of several open ended RICO schemes and is outrageous extortion when their employees like Charlie, and his boss at the bank calling himself Larry and then on 10/30/09 calling himself Buddy said it is all right to put it in the shed and nobody will bother me.

(c) Same holds on threatened citation of Killinger on

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she was at home. so another private act

- (e) In failing to do the cops job properly of getting all names, addresses of people involved in accident, with their vehicles owners insurance cos. names and addresses and given to both parties right away
- (f) In failing to provide all information to Vera right away as well as on demand ~~in~~ ^{on} phone several times & always telling her everything has been taken care of & I will be contacted when needed and ^{my copy} will be taken care of too & refusing to give me address of Ronald Fisher, Courier Express, Wesco earlier other than on 10/28/09 at 3 PM. & even then refused to ^{give it to} me at their police station demanding \$15.00, however under new City Manager when somebody told me or when officer Cabot then left message for the 1st time, I had filled out a form to get report on it without any charge as urgent, so got it from new City Manager Hasselrig on which earlier I never had their cooperation & how to get the report which was unknown to me, earlier. &/or

- (g) In failing to give proper training to their cops. and cops failing to do their jobs properly and I think it is all pursuant to ^{in furtherance of} RTIO schemes &/or RTIO conspiratorial activities &/or

- (h) In failing not to lie at all as it is wilful, wahton, reckless misconduct in furtherance of RTIO schemes & RTIO conspiratorial activities as all I have seen so far in Johnston that cops in Police Dept. of Johnston do nothing but lying 100% & good cops doing their jobs properly, doing their duties properly get thrown out as one cop that I knew of, who was good & said so when Grandinetti took all stored cans in storage area of 511 1/2 Noble Ave where I cannot at all is no longer there.

Franklin St. is outrageous extortion when there was no
hole anything fell off & Vera cannot afford all this
for knowing quite well she has to live on whatever she
has & whatever she gets from recycling as she will never
be eligible for any benefits in her lifetime at all other
than meagre energy assistance which they pay to me
at most around \$300 annually unlike others who get
over \$500 upto even \$1000 when even their
\$500 payment is over \$1000 m with complete
medical coverage, which Dr. Vera never got to
then date under any govt. plans or govt. health,
a living in most authority groups in every corner of
the world hardly one other family that Vera knows
of from USA from her group, with whom she never
had any contact at any time and I learn from my
younger sister that my distant cousin Thrish is dead
nobody is there in this land of whom I knew of -
1d) In failing to give Dr. Vera names, addresses, telephone
nos. of operators, vehicle that hit Vera's car with their
insurance Headquarters to file claim & get damages out
violating laws of NY, USA more than 1 predator act as
at least 3 names with more than 5 addresses were used to be
given to Vera sign away & Vera called to the sight,
knowing Vera lives opposite side & car being there that

4) In feeling not to participate in activities like getting all my phone messages getting wiped out off my phone around 10 A.M. on 11/1/09, as conspirators involved do have powerful disposition & connection with scientific expertise, that I heard around that time sitting in house, a blast outside far away that wiped out all my messages on this accident since 10/29/09 & no information got left on it with their voices preserving all this other than few hand jotted notes that I wrote to make sure I understood what they had said.

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(5) No more time to state anything further to meet the statute of limitation deadline in case it does not get entertained as ~~new~~ case, then in that event still federal court has supplementary jurisdiction to process it without any requirements of ~~new~~ any kind.

29

(14) Dr. Vora is setting the contents of foregoing para (5), (6) here as if in full by reference thereto.

Note: (15) Dr. Vora is unable to get around at all these days and forcing herself to walk to make sure she does not get bedridden or die unfortunate death & federal court system decides, case ~~does~~ has to be processed in the right forum when Dr. Vora's choice on forum is federal court, it is the duty of federal court to transfer the case to right ^{not CCC due to conflict of interest} forum with attorney appointed on contingency basis, if courts decide not to award attorneys fee, and as far as Vora's knowledge goes, it must be processed as RICO case with US Attorney General processing the case, as Dr. Vora knows CCC is very corrupt, raises with higher state courts that Dr. Vora will not get anything out of these & all they will do is take all the money trying to collect illegal debt & fabricating charges on Vora & going for them, trying to put Vora in prison for life & trying to force her to leave US & go back to India to die, as Vora will not survive there at all in her condition & no loss of wages got put into her pockets to this date to live on it & without her own house Vora cannot survive.

Respectfully Submitted
Chandan Vora.

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to my advertising trips for business to succeed after Verizon Inc. attempts failed to get my trade secrets and/or trying to put me in prison for 20 years and knowing that they gobbled the entire year charges paid them in advance, Vera cannot afford anything as only in the business of bringing burn victims scarfree and/or scarfree remedy with 95% success on good scars like plastic surgeon with no adverse reaction at all, soothing pain, headache, people will make adjustments, another predicate act, 21 or ^{to} be able to transport anything from anywhere, another predicate act and/or

(5) In failing not to participate in making original estimate of Burnworth Auto Body shop to disappear totally from my house when I had taken the trouble to get the car across to their place to get damage estimate etc., another predicate act; 21 or

(6) In failing ^{not} to participate in ongoing RICO activities, schemes of conspirators trying to take all my property, do damage to it, including of trying to take my liberty away, so that they can lay hands on whatever they can and enrich themselves and/or injure my business property etc. and/or even my life by such activities of theirs

(u) In failing not to keep on purposefully, wilfully to indulge in tactics of letting the statute of limitation run out just as an accident and/or state law claims, another predicate act; and/or

(5) As a result and proximate consequence of all this

Vera is suffering from severe aggravation of pre existing conditions, severe hard financial situation of her life & causing great anxiety, worries in her life how she will be able to carry on ~~in~~ her life with house of 571 Robb Me. living alone to prevent her trade secrets getting stolen & be able to pass it

(1) (16)

into her relatives of sisters and brother who will be part and parcel of family business and to prevent them going thro' same fate as I have been put thro'.

- (16) As a result and proximate consequence of all this Vora is entitled to attorney's fee, cost under RICO, all sorts of statutes with treble the amount of damages; with punitive, exemplary damages of all kinds and request the court to appoint attorney practicing in these fields of RICO statutes, accident case statutes, civil rights statutes etc. and/or request and/or order US Attorney General to handle the cases, get RICO conspirators to justice as well as get all types of damages out for me which they can do as quoted by me in one of the case laws on cops and conspirators fabricated charges on me upto 2004-2005 case and US Attorney General has that authority too as Vora is not well at all and request stay order to do anything otherwise as well as to suspend rules for the sake of justice in Vora's such precarious, terribly painful condition and for Vora's well being and to prevent irreparable harm to Vora.

Count II

Vora v Greiner Express

(17) Dr. Vora is setting the contents of all prior para. Here as if in full by reference thereto.

- (18) All events including this incident of 11/2/07 took place in furtherance of RICO conspiratorial activities and several open ended RICO schemes &/or due to conspiratorial, wilful, wanton reckless misconduct of defendants

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in following particulars. -

- (a) In failing to respond to Vora's calls even properly to pay her damages, ~~and/or~~ further predicate act and/or failing to contact her at all since 11/2/07, another predicate act and/or
- (b) In failing to do anything which law required them to do so as soon as Dr. Vora got a chance, Dr. Vora called from their car

Carrier Express on 1-800-837-5959 several times since more than a year and was always dodged and when they demanded get an estimate of damages and send them a copy of the estimate, ^{more than one time, sometimes} ~~or~~ ^{predicate act}

(c) In failing to pay even estimated damages on the vehicle ~~and~~ even take care of the vehicle by fixing it ~~and/or~~ getting it to the repair shop of Thomas ^{or any other dealer} Buick Cadillac dealer ~~and/or~~ Burnworth Auto Body Shop to get it completely fixed, so that Vora could use a vehicle to drive;

(d) In failing to even acknowledge that it was Carrier Express vehicle which hit my vehicle depriving me of all amenities and benefits of the use of the vehicle, as telling

me prior to couple of other calls on it, how do I know Carrier Express vehicle hit my vehicle, in spite of me telling them that it was Johnstown police dept. who says so, ^{another predicate act} ~~and/or~~

(e) In failing not to speak 100% lies telling me, at one call that everything was paid for and taken care of when nothing was paid for & nothing was taken care of

8 ¹⁸ ~~8~~ (4) In failing to get their insurance w. pay for it and to make sure that they have done so, as their representative Paul to whom also I had spoken more than 2 times did tell me that he forwarded the estimate to their insurance co.

(9) Dr. Vora is setting the contents of ^{foregoing} pars. (5), (6) here again as if in full by reference thereto

Cont III

Vora v. Wesco Ins. with address unknown to Vora

(10) Dr. Vora is setting the contents of ^{to this date with her insurance} ~~all~~ ^{of all prior} paragraphs here as if in full by reference thereto.

(11) All events including this incident of 11/2/07 took place in furtherance of RICO conspiratorial activities, several open ended RICO schemes & in due to conspiratorial, willful, wanton reckless misconduct of defendants in following particulars: -

(a) In failing to contact Vora at all at any time in spite of claim of Paul, representative of Courier Express telling me they had forwarded the estimate and my request of damages, taking care of my vehicle, to provide replacement vehicle etc. to their insurance co. ^{and I said that again in an email prior to Vora} and/or ^{and I said that again in an email prior to Vora} so more than one predicate act

(b) In failing to even give their address name of their

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representative even to set up a claim on my behalf when I called several times (series Express; ^{so more than predicate act} 8102-gam)

(c) In failing not to lie at all to series Express representative Paul telling him everything was paid for & taken care of on 11/2/07 ^{Preplanned} accident; another predicate act, 8102

(d) In failing to give Nationwide Insurance representative Dorothy Corcoran at 1-800-884-9872 Ext 5173 the address of Waco Insurance headquarters with 800 no of theirs to her, so I could get it from her as Dorothy Corcoran said until they dig up historical documents whether my Cadillac car had collision coverage or not on 11/2/07, she cannot do anything as it can take several weeks as I did tell her I did contact Brotermarkle Insurance who always told me get it out of opposite party as they don't want to get involved and did tell her that since Brotermarkle Insurance with Nationwide Insurance was making a great fuss to give collision coverages on '83 vehicles, and Nationwide Insurance Co's answer always was if it does not have collision coverage, they cannot do anything for me and don't want to get involved at all

20.

and even though she told me when claim no. is set up it should go thro' even at this later date, of which I did not & do not believe & trust anyone on it and did tell her on state law claim as accident case if it does not go thro' as a RIIC case runs out on 11/2/09 & I have no choice but to put papers in IFF in federal court to be filed on that date & needed their help to get addresses of all these parties with their headquarters & they repeated to me what they got which I stated earlier, however she did tell me that she set up claim with Wesco thro' Diana Lewis at 1-212-815-8900 Ext. 113 with ref. no. 071102 FISH to prevent claim being not set up within statute of limitation time & assured me it should go thro', so I did tell her, worst case has to be filed latest by 11/2/09 & when I called this no. of Diana Lewis at 1-212-815-8900 Ext. 113 requesting address of Wesco headquarters, I got no phone call back to this date with their headquarters address, however I got & did hear saying something like G.A. Robins on it however, ~~the~~ all the messages got wiped out on the

NO. II) 08-4711 COAF

⇒ 03-CV-00135 joined with CC Courthouse
accident cases & was removed to federal court as of right ⇒ CCC 1985-
2043 to which all accident cases were joined by Howard Messer

(a) 1985-1496, (b) 1985-2040, (c) 1985-2041 (d) 1985-2112, (e)
1985-890. See additional 2 attached pages following for details of

debetnes. SUPREME COURT OF THE UNITED STATES

& all cases installed by cops and City of Johnstown on Vora with
Bureau of Motor Vehicles.

Dr. Chandan S. Vora

— PETITIONER

(Your Name)

(1) Howard Messer with accident parties (a) L.A. Lorditch, (b) R. J.
Miller, (b) Nationwide Insurance, (d) — RESPONDENT(S) G.M. Totth
R. Criste, (b) C & M McGough, Barro of Loretto, PA Dept of Transportation,
Cambria County (b) Motorist Mutual Ins. Co. & Vora was defendant in this & no severe was
conducted on void at all was not cause of it at all (b) St. Francis College

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS
The petitioner asks leave to file the attached petition for a writ of certiorari
without prepayment of costs and to proceed in forma pauperis.

[] Petitioner has previously been granted leave to proceed in forma pauperis
in the following court(s):

(1) US District Court of Western PA (2) US Court of Appeals

3rd Cir. but State courts like CCC (Cambria County Courthouse)

are refusing to give me IPP at any time in spite of my neurological debilitating

[] Petitioner has not previously been granted leave to proceed in forma
pauperis in any other court.

condition with no earned income, no benefits of any kind other than few

Petitioner's affidavit or declaration in support of this motion is attached hereto.

dollars on energy assistance, most of the time 300 and some dollars
except last year around \$300 & 2 years only

got paid around \$500 when disbursement

suit was installed on them which is more costly than the money they give
as energy assistance & security did nothing for me so not worth installing suit

(b) Bureau of Motor Vehicle with PA Dept of Transportation
(b) Cambria County (b) C & M McGough with husband's car

All cop and city personnel cases of fabricated made up charges, that are
unreasonable, whimsical, arbitrary pursuant to totally unconstitutional statutes
of PA 18 PACSA §6501, targeting Vora and her family on same grounds after
disabling Vora totally in furtherance of RICO conspiratorial activities & several
RICO schemes etc.

WESTERN PA. US DISTRICT COURT OF
 (1) CCC 102-2007; OTN: K 5709071- (USDC 07-11J) (COAF 07-1934)
 (2) CCC 2644-2006; OTN: 4305781-6 (USDC 06-232J) (COAF 06-4987)
 (3) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (4) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (5) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (6) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (7) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (8) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (9) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (10) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (11) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)
 (12) CCC 102-2007 (USDC 07-207J) (COAF 07-4025)

10/20-109-D
 9/28-109-D

6/19-105-1

- (1) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (2) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (3) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (4) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (5) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (6) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (7) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (8) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (9) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (10) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (11) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)
- (12) City of Johnstown v Vora (404-2000) (USDC 07-11J) (COAF 07-1934)

(13) USDC 04-158J (CCC 1204-09) (COAF 09-3258)

with Guelich's docket No. NT-222-09 (USDC 07-11J) (COAF 07-1934) all cases prior to Jan in which CCC imposed fine illegally. Very hard to remember all the docket nos. of CCC and corresponding docket nos. of USDC and all cases of state courts were removed by Vora in IFP to federal court, so even if some are missed federal court has all docket nos. as Dr. Vora never had any trust in PA cops and PA courts, as Vora knew from 1969 how they fabricate charges, extort money etc. and for that reason, when I tried leaving PA to go to Michigan on University of MI, Ann Arbor job offer of Associate Instructorship in Computer Science Dept. signed by Dr. Rounds of Electrical Engineering and Computer Science Dept. signed by Dr. Rounds of Electrical Engineering and Computer Science Dept, St-Francis College etc were part and parcel of RECO conspirators, totally disabled me, refusing to put Loss of Wages in my pockets & Attorneys telling me if you don't like it go back to India and nobody seems to have any conscience, integrity at all in PA.

IN THE U.S. DISTRICT COURT
IN THE U.S. Court of Appeals, 3rd Cir., & U.S. District Court

(1) 07-3541 (CONF) => USDC 07-177 J => CCC 162-2007

(2) 08-4711 (US CONF) => 3-01-CV-00135 => CCC 1485-

which all accident cases were joined by Howard Messer

(a) 1985-1496

(b) 1985-2040

(c) 1985-2041

(d) 1985-2112

} All these cases got processed earlier were

by U.S. District Court not as cases joined to (2) in which Vera is
and is defendant, so removal was applicable to (e) joined
with all these, and Ayers and Kniry apparently joined
my name to (e) as defendant, so Dr. Vera is removing it to
federal court as part and parcel of case (2), as Dr. Vera was not

even aware of case (e) until it went to conclusion practically
and never knew whether she was plaintiff or defendant or any
thing on the case & no service got conducted on Vera at any
time on this case, so everything was done illegally & must be vac.
(e) 1985-810 => 1269 PGI, 1454.

(f) 85-141 Vera v. St. Francis College, part and parcel of
conspirators behind accident cases as a matter of fact.

Dr. Vera had joined to (d) N. McBratney and his murder case
at Appellate stage & Cambridge County was joined in separate

court in federal court whose docket no. Vera has not have as
35 Oakland Ave was set on fire burning all her case files in
library room at 35 Oakland Ave. destroying everything on
the cases and as Judge Ashood did everything without jurisdiction
missing H. Messer & appointed J. Ayers as chairman of Boston
total extortion racket who picked P. Kniry to process all these
cases.

Nos. As listed in IFF motion

IN THE
SUPREME COURT OF THE UNITED STATES

Dr. Chandan S. Vora — PETITIONER
(Your Name)

vs.

As listed in IFF motion — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

US Court of Appeals, 3rd Cir.

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

Motion for Extension of time to file
Injunction on these conspirators including cops, state courts who
are part of it pursuant to RICO conspiratorial activities in furtherance
there of in
furtherance of
several RICO
schemes that
are open ended,
violating Hobbs Act
too.

Dr. Chandan S. Vora
(Your Name)

571 Robb Ave,
(Address)

Johnstown, PA 15901
(City, State, Zip Code)

814-536-4860.
(Phone Number)

state court
like cc, Mag. is

IN THE US SUPREME COURT
 Docket No. 01-135 I joined with accident cases by Mr. Messer of Strasbourg
 Docket No. 01-135 I joined with accident cases by Mr. Messer of Strasbourg

McKenna Messer Shiloh and Gutnick which got dissolved totally and Mr. Messer has his own law firm now, all was done on fabricated records in furtherance of RICO conspiratorial activities, pursuant to several open ended schemes and accidents were part of it, in furtherance of RICO conspiratorial activities and schemes, disabled Dr. Vora totally with no loss of wages put in my pockets to this date and all null and void judgments have to be vacated, as it is mandatory ^{APP J (ii) (2649) (2657)-(2661)} CCC 1985-2043 to which accident cases 1985-2040, 1985-2041, 1985-1496, 1985-2112, 1985-846 cases were joined in which Dr. Vora was and is plaintiff and Dr. Vora is defendant in 1985-2043 case which was removed to federal court and federal court Greek clerk with federal court processed them wilfully, wrongly, maliciously with conspirators to dupe Dr. Vora thoroughly, with no docket no. assigned to it until 2001 & processed accident cases individually, which was and is null and void, as they were joined to CCC 1985-2043 case and since federal court dismissed the case, with Guardian Ad Litem dismissed being total fraud, accident cases were joined to it so once removed as joined cases, should be restored to federal court dockets and processed in federal court. ^{COAF 08-4711} Free Clinic Medical doctor now writes I am disabled totally due to pelvic fractures etc as I suffered uncountable fractures in pelvic and heel pad of right foot and many such fractures from top to bottom, including closed brain injury which resulted in formation of abnormal blood vessels, which did not get detected until recently, hardly 2 years ago, and statute of limitation does not start running until injury is discovered and under RICO act, statute of limitation does not start running until the person discovers it ^{that it is as a matter of fact RICO activities cases} and enclosing some papers and pleadings on it showing many predicate acts and even 535 Oakland Ave, my former

10/26-109-1

rented residence was set on fire and boarded up on pretextual excuses, with library room was totally destroyed in which all case papers pleadings were located, in particular accident cases etc. and were destroyed totally probably as it suffered the heaviest damage in 2001 fire there and fire depts. are part and parcel of conspirators too, claiming there is 4' of water in basement as per Judge Krume-macher, when there is not a single drop of water, doing severe damage to my property etc., and all these activities started since 1949, when I was severely burned on entire right leg etc. Now comes Dr. Vera and avers in support thereof:-

- (1) Dr. Vera has been bogged down with too many cases installed on Dr. Vera by these conspirators in furtherance of RICO schemes, that Dr. Vera hardly gets any time to handle them as Dr. Vera has to take a walk to prevent getting bed ridden, practically everyday upto noon time, and since gums and teeth were injured severely too then, it takes 4 to 5 hrs. to even prepare food and eat it.
- (2) Dr. Vera is attaching some papers showing ongoing RICO conspiratorial activities to reduce Vera totally to a pauper, take everything from her whatever little amount, i.e. \$43000 was put into her pockets as part of ^{in furtherance of} RICO conspiratorial activities, by visiting severe hardships in her life, so they can get her trade secrets, make millions on it and no attorney wants to do anything for Vera to dupe her, Dr. Vera is being forced to proceed prose.
- (3) Dr. Vera can hardly do anything with such severe disablement and will never be eligible for any benefits in her life and under no circumstances, Dr. Vera will violate any laws of India, or any land including USA, and charges

10/24-109-2

are getting fabricated totally on Vera and State Court Judges with federal system shutting their eyes and going blindly for these conspirators and have racked up ^{illegal} fines and lost over \$6000 close to \$7000 and will go up higher, as they do nothing but lie 100%, and pursuant to RICO schemes, in furtherance thereof, ignoring laws of the land, State Court Judges passing null and void orders, without any remand order coming directly to State Courts by certified mail with return receipt, when Judge Diamond writes dismissing the case, when I did not file the case, cops did, so logically interpreted would be that their case got dismissed and I can hardly even contact Dr. K. Joshi of IIT, Bombay, India to get some information on laws of India, Bombay, Maharashtra, Madhya Pradesh, to get definitions of medical practice, as e-mail letter gets wiped out to him, with sign coming up saying page cannot be displayed, and it takes me 2, 3 hrs. to even write a letter to him because of severe disableness as my hands don't function that easily to type it in.

13) So I definitely need extension of time and with hardly any finances with monthly income \$385.²² and some cents, a person like me can hardly afford anything and after what I have been put thro' in my life on this land, I am not going to violate any laws of India and my agreement with state bank of India, saying that property in India is not transferable out of India at all, as I signed that agreement to get little bit better interest rate, when I found out that all laws on benefits are applied only to people of major class in some corner of the world and not a minority like me in every corner of the world, that I never got \$8 housing when I needed it in 1991 Dec. when I was ^{murdered} illegally by these conspirators from 1178 Milford St. that I suffered a heart attack and died

10/26-109-3

pains never left me with no medical coverage at all that I cannot even afford to see a doctor or buy any kind of medical drugs, other than my own remedies which I prepare from scratch which are also costly, time consuming and superior to allopathy medicine, without which I cannot even survive. Because of my agreement with state Bank of India, I will never be eligible for any benefits in USA and since I never got to work more than 1 1/2 years on resident alien card, I will never be eligible for Social Security Benefits at all after being disabled totally like this, and unless US Supreme Court overturns the decision of lower courts and puts loss of wages in my pockets, I cannot even live in USA ^{Canada or} India that easily, as my family members of brother or sister have to accept me and look after me either in Canada or in India and without loss of wages put in my pockets to be able to live on it, they will not even cooperate and locally, pursuant to in furtherance of RICO schemes, they are trying to put me in prison thinking, finally I will be forced to give my trade secrets or sell it, which I have no intention to do that, and even if they have to die with me, it will die with me, so circumstances are being created to get it and none of my family members have a house of their own, as my remedy stains everything, so owning a house is an absolute must to be able to live longer and I cannot afford to live with anybody, as my trade secrets will be theirs then too.

- (14) Setting all the pleadings to this date in all cases from 1985 beginning here as if in full by reference thereto which is permitted in RICO cases, ^{App. 10/26/81} Dr. Vera does not have them at all, other than federal court, Cambria County Court house and for the sake of justice, US Supreme Court can get them in IFF and see the truth by looking at their computer or 10 pleadings there in and on original records.

10/26/09-109-4

pains never left me with no medical coverage at all that I cannot even afford to see a doctor or buy any kind of medical drugs, other than my own remedies which I prepare from scratch which are also costly, time consuming and superior to allopathy medicine, without which I cannot even survive. Because of my agreement with State Bank of India, I will never be eligible for any benefits in USA and since I never got to work more than 1 1/2 years on resident alien card, I will never be eligible for Social Security Benefits at all after being disabled totally like this, and unless US Supreme Court overturns the decision of lower courts and puts loss of wages in my pockets, I cannot even live in ^{Canada or} USA and India that easily, as my family members of brother or sister have to accept me and look after me either in Canada or in India and without Loss of wages put in my pockets to be able to live on it, they will not even cooperate and locally, pursuant to in furtherance of RICO schemes, they are trying to put me in prison thinking, finally I will be forced to give my trade secrets or sell it, which I have no intention to do that, and even if they have to die with me, it will die with me, so circumstances are being created to get it and none of my family members have a house of their own, as my remedy stains everything, so owning a house is an absolute must to be able to live longer and I cannot afford to live with anybody, as my trade secrets will be theirs then too.

- (14) Setting all the pleadings to this date in all cases from 1985 beginning here as if in full by reference thereto which is permitted in RICO cases, ^{App. 10/2/08} Dr. Vera does not have them at all, other than federal court, Cambria County Court house and for the sake of justice, US Supreme Court can get them in IFP and see the truth by looking at their computer or / or pleadings there in and on original records.

10/26-109-4

(5) Note with particularity that accident cases must be reopened, null and void judgments must be vacated, being mandatory and put on federal court docket to be processed with records from Cambria County Courthouse to be transferred to federal court, as they were joined cases to 01-135-J case with medical records in those accident cases in federal court or ~~Cambria~~ (i.e. Cambria County Courthouse) which are over 1000 pages long and Vora can hardly afford to zerox them and does not get time to do it as Vora's zerox machine zeroes at most 50 pages in one day; 2ndly present addresses of some of the accident parties like G. Toth, R. Criste, C. Mcbough are unknown to Vora as nobody cooperates with Dr. Vora and service was conducted on these parties by former attorneys i.e. Mr. Messer other than C. Mcbough on whom Dr. Vora conducted service when she was living in Plano, Texas by certified mail with return receipt, as well as service got conducted by Dr. Vora on Norman Mcbough, Cambria County too and service was conducted on St. Francis College in 85-141 case too, all part of accident parties, as 85-141 case was just not an employment case, but as a matter of fact RICO case too, being in furtherance of RICO conspiracy and several open ended RICO schemes, which are still continuing & were within statute of limitation time as accident cases as well as RICO case i.e. Dr. Vora discovered RICO statistically.

(6) Accidents of 83 are and were part of RICO conspiratorial activities and in furtherance thereof and were in furtherance of RICO

several open ended schemes until their goals are achieved which they have not achieved and if grace of God is with me

due to good karmas and Jain religion principles, probably

they will never succeed 100% on it, even though they succeeded partly on it, by burning my forehead in Dec 1991, writing me illegally

that I was forced to prepare my remedy in front of Donna Sicsu a black employee originally from Jamaica, so they got part of it as that black lady now lives

in Johnstown in Govt. housing. Continued further on next page, pgs. 46, 47 other part of Appendix: Dr. Vora managed to zerox few pages on ongoing cases as predicate acts in furtherance of RICO conspiracy and in furtherance of several open ended RICO schemes

10/26/09-5

(b) On 10/23/09, ~~discovered~~, they walked away with some papers written up & prepared

(7) On 10/2/09 pleading of Vora on Motion for rehearing and respectfully request -- which is outrageous extortion -- Rico schemes etc. in 09-82J \Rightarrow 09-2566 COAF and 09-158J \Rightarrow COAF 09-3258 \Rightarrow CC 09-1204, when I checked federal court computer, found both pleadings with dates on the side of 10/2/09 and 9/13/09 are gone, both from federal court and my house too, other than pages 10/2-109-1, 10/2-109-4 thro' 10/2-109-8, 9(6) and of pleading of 9/13/09 only pages 2 & 3 are there and I cannot remember the contents of them at all and being injured seriously in 1983, I cannot remember things that easily at all other than what is in writing in front of me and I discovered all this on 10/20-109 evening and I do not know when pages with nos. 10/2-109-2 and 10/2-109-3 got switched in this 10/2-109 pleading of mine with pages 9/13-109-2, 9/13-109-3 of 9/13-109. " as I cannot find 9/13-109 pleading at all and cannot remember at all what was in it and which case docket nos. it had on it and same holds on pages 10/2-109-2, 10/2-109-3, and these pages with pleadings were served on everybody, so until somebody cooperates, I cannot reproduce them at all and its contents, so injunction is a must on these conspirators, as I do not know, even if normal person will be able to recall it, and unless, somebody cooperates, I do not know what was there as my head is producing total blank on it. As a result I got delayed ^{due to extorted papers, which I cannot produce in my life} and could not get Motion for Extension of time to file certiorari in US Supreme Court in all these cases by 10/20-109 and does show continuing Rico activities of these conspirators in furtherance of RICO conspiratorial activities and RICO schemes and will continue until courts of law are able to stop it by any means in their powers, and now they want me to sell my trade secrets and make millions on it, which I have no intention to do that after what I have been put thro' in my life on principles of Jain religion and for preservation of it and as a means to earn our livelihoods for generations to come, and only my immediate family members will get it, if I get a chance to visit them otherwise it will die with me. On 10/22/09 they even cut wiring off of my electric light on xerox machine until I get time to fix it, it is not easy as I have to get RICO suit filed in federal court when my car was hit on 11/28/87.

10/26-109-6

18) Note with particularity that I could not get it out earlier as I found order of 3rd tier. was removed from my house after I had called US Supreme Court on it, last week, and I discovered this on 10/24-109, so could not put papers in mail at all and I had no choice, but to report to FBI, and today on 10/25-109, conspirators put the order back as after the walk & getting white imported whole wheat flour thro' my friend found the order on my zerox machine table, which was not there earlier at all, as I had to fix the light to search for the order on 10/24-109 morning and it was not there at all. Conspirators which includes accident parties, city personnel, CCC personnel with State Court judges put it back when I reported it to FBI & even my tools on extension of cartridge life got put back day before yesterday, as well as 200gms. insulation got put back and insulation of lesser strength got taken which I had prepared as a replacement for stronger insulation, so reporting it to FBI brought results, it looks like, so I have to thank them after I get this out.

19) Since there is not very much time left, all I can do is mail this as it is and hope US Supreme Court extends the time on these (10) On 10/26/09 Dr. Vora did recall that (2512) case Williams

v Hall, 623 F. Supp. 639 was ^{because of duplicate numbering subsequent to 6116/09 pleading with additional RICO cases} Respectfully Submitted ^{which they made entire pleading with case laws disappear totally from my house I cannot remember anything more on it as it is not on US computer too.} Chandan Vora.

Note: All the case laws were served on all parties earlier

from (1)-(964), 1000(1)-1089, (1200)-(1235), (2301)-(2357),

(2358)-(2432), (2451)-(2462), (2451)-(2466), (2491)-(2512)

(should have * on it & I think I stated it in some pleading after this as duplicate nos. occurred) (2512)-(2566) (2639)-(2675),

so not serving them again, as my financial conditions are extremely stringent and cannot afford to do all this, especially duplications.

(par 11) CCC keeps on sending me these illegal notices trying to collect illegal debt without remand order on fabricated charges in furtherance of RICO conspiratorial activities & RICO scheme.

10/26-109-7

- 17PP-1111) - Cases quoted in the text of the opinion
- Com v Smith, 20 York 78, 1906. (2) Com v Weiner (No. 1), 36 Pa Super 451, 1908.
- " Levine, 36 Pa. Super 188, 1908. (4) Com v. Yocum, 29 Pa Super 428, 1905
- " Hendley, 7 Pa. Super 356, 1898. (6) Thompson v Preston, 5 Pa Super 154, 1897
- Com v. McElwee, 30 CC 271, 7 Dauph. 213, 1904.
- Com v. Blania, 22 CC 378, 8 North 374, 1899
- " " Saeger, 22 CC 169, 1898
- (10) Board of Health v Crest Farm Dairy Co, 14 CC 119, 3 Dist. 363, 3 Lech 175, 1893.
- " " Decher, 14 CC 117, 3 Dist. 362, 3 Lech 173, 1893.
- (12) Mahanoy Borough v Bissell, 9 CC 469, 1887.
- (13) Com v. Johnston, 1 CC 22, 33 Pitts 83, 16 W.N.C. 349, 1885
- (14) " " Alexander, 2 Chest. 267, 1884; (14)(1) Padner v Township Chandler, 10 Del 243, 20 York 207, 1907.
- (15) Com v Sassaman, 2 Del. 333, 1885. (16) Com v. Stagers, 15 Dist. 816, 1906.
- (17) " " Fasnacht, 12 Dist. 327, (Just 108, 20 Lanc 43, 1902).
- (18) Suranton v. Frothingham, 5 Dist 639, 2 Lech L.N. 247, 1896.
- (19) Com v Kent, 5 Just 1, 1906. (20) Com v. Stokes, 1 Just. 163, 1906.
- (21) " " Showalter, 15 Lanc. 78, 1898.
- (22) Lesh v Newton & Suranton Turnpike Co, 3 Lech 69, 1890;
- (12)(b) Com v. Apple, 42 Pitts 226, 1894 & 19103 (12) Lech 175, 1893. (12)(b) 175
- (13) Com. v. Simpson, 33 CC 688, 16 Dist. 416, 1905.
- (14) " " Lynch, 6 CC 536, 1889;
- (15) " " Woodhead, 18 Dist. 549, 3 Lehigh 253, 1909
- (16) " " Siple, 16 Dist. 525, 23 Lanc. 401, 1906.
- (17) " " Stauffer, 7 D & C 671, 18 Berks 141, 17 Del. 333, 1925.
- (18) Tornado v Com, 14 West 131, 1926. (19) Com v. Hoffmaster, 23 Berks 333, 1931.
- (20) Com v. Woodhead, 18 Dist 549, 1909 (21) Com v. Stewart, 9 A 2d 179, 137 Pa Super 445, 1940 W.
- (22) Stewart v Com. of PA, 60 S. Ct. 714, 309 US 674, 84 L Ed 1019, 1940, rehearing denied 60 S Ct 885, 309 US 699, 84 L Ed 1037.
- (23) Com v. Krakover, 12 D & C 2d 445, 72 Montg. 500, 48 Mun. 168, 1957.
- (24) Com v. DeMassa, 48 D & C 279, 59 Montg. 262, 1940.
- (25) " " Smith, 47 D & C 300, 5 Monroe L.R. 17, 59 Montg. 9, 1943.
- (26) " " Hertz, 9 Adams L.J. 120, 1967 (27) Com v. Bupp, 51 York 165, 1938
- (28) " " Schadler, 16 Just. 60, 7 Lech. 215, 9 Men 50, 26 Dist. 972, 1917.
- (29) " " Gaff, 57 Lanc. Rev. 384, 1962.
- (30) " " Denner, 75 Montg. 535, 73 York 200, 1900.
- (31) Com v. Eichenberg, 21 A-258, 140 Pa. 158, 1891 affirming 1026 Lanc. 396, 2 North 50, 1901.
- (b) Beaver Falls Borough School District v. Weir, 4 Just. 145, 1906. (12)
- (32) Loplay, Borough of v. Somssich, 31 Lech. L.J. 386, 1966.

- (133) *Com v. Kaufman*, 11 D & C 689, 1929.
- (134) *Borough v Waynesburg Van Soc*, 213 A.2d 216, 419 Pa 104, 1965.
- (135) *Farmington Tp School Dist v. Yeskey*, 180 A.2d 127, 197 Pa Super 598, 1962 appeal transferred to 185 A.2d 516, 409 Pa 12.
- (136) *Com. v. Freedman*, 54 A.2d 48, 161 Pa Super 12, 1947.
- (137) *Com. v. Hanzlik*, 157 A.2d 97, 191 Pa Super 460, 1960 certified to 161 P.2d 340, 400 Pa 134.
- (138) *Com. v. Fasnacht*, 12 Dist. 327, 1 Just. 108, 20 Lane 43, 1902. / (19) Ann Cas. 809.
- (140) *Western U. Teleg. Co. v. Williams*, 129 Ky. 515, 12 S.W. 65, 19 LRA (N.S.) 409.
- (141) *Reg. v. Cambridge*, 1 Best 2 S. 61, 121 Eng. Reprint 637, 15 Eng. Recl. Cas. 114.
- (142) *State v. Call*, 64 Fla. 144, 59 So. 789, 41 LRA (N.S.) 1071, where the refusal of an injured party, in a suit for damages for personal injury, to permit a physician to make an X-ray examination of her person was held to warrant the granting of a continuance by a trial court.
- (143) Annotation: 15 Eng. Recl. Cas. 201. / (144) *Ross v. Ross*, 89 Colo 536, 5 P.2d 1246, 78 ALR 313.
- (145) *State v. Henry*, 7 Boyce (Del.) 323, 105 A. 349 citing RCL.
- (146) *Monday v. State*, 32 Ga. 672, 79 Am. Del 314.
- (147) *Vincennes Bridge Co. v. Poulos*, 228 Ky 446, 155 W. (2d) 271, citing RCL.
- (148) *State v. Jackson*, 134 La. 599, 64 So. 481, Ann. Cas. 1910 B, 27.
- (149) " " *Allen*, 129 La. 733, 56 So. 655, Ann. Cas. 1913 B, 454.
- (150) *Burdick v Mann*, 60 N.D. 710, 236 N.W. 340, 82 A-L-R. 1443.
- (151) *Schlosser v. Lehar*, 1 Dall. (Pa) 251, 1 Led. 123.
- (152) *Cook v. Southwick*, 9 Tex. 615, 60 Am. Dec. 181.
- (153) *Brock v State*, 44 Tex. Crim. Rep. 335, 715 W.20, 60 L.R.A. 465, 100 Am. St. Rep. 559.
- (154) *Long v. State*, 39 Tex. Crim. Rep. 537, 475 W. 363, 73 Am. St. Rep. 154.
- (155) Annotation: 73 Am. St. Rep. 961, 122 Am. St. Rep. 745, Ann. Cas. 1914 B, 360.
- (156) *US v. Phelps*, 8 Pet. (U.S.) 700, 8 Led 1094.
- (157) *US v. Stewart* (C.C.) 2 Dall. 343, 1 Led 408, Fed. Cas. No. 16,401.
- (158) *United Commercial Travelers v. Barnes*, 72 Kan 293, 80 P. 1020, 22 P. 1099, 7 Ann. Cas. 809.
- (159) *Mahanoy City Borough v Mayorish*, 30 C.C. 455, 1904.
- (160) *Wilcox v. Knoxville Borough*, 12 C.C. 641, 2 Dist. 721, 1892.
- (161) *Com v Hill*, 12 C.C. 559, 3 Dist. 216, 40 PITS 357, 1893.
- (162) *Stroudsburg Borough v Brown*, 17 CC 272, 1 Dist. 334, 9 Lane. 17, 3 North 158, 1893.
- (163) *Com v Scranton*, 2 Just. 106, 1903 / (164) *Flood v. Ashley Borough*, 1 Kulp 462, 1893.
- (165) *Johnson v. Pittston Borough*, 31 Kulp 244, 14 Luz. L. Reg. Rep. 73, 1893.
- (166) *Lancaster v Hirsch*, 1 Lane 209, 1884.
- (167) *Frally v. Sparks*, 2 Pars. 232, 1848.
- (168) *Manayunk v. Davis*, 2 Pars. 289, 1851.
- (169) *City v. Cohen*, 13 W.N.C. 468, 1883. / (170) *Schrell v City*, 1 W.N.C. 633, 1875, or 1838 = 1831.

- (71) Hanover Borough v O'Bold, 11 York 131, 1898
 (72) Com. v. Feather, 41 Berks 35, 1949.
 (73) Smith v. Pierce, 2 Blair 217, 10 Kulp. 422, 1901. | (74) (=) (59)
 (75) Wayne Township School Directors v Rosenkrans, 30 C.C. 9, 1904.
 (76) Com v. Bowman, 29 CC 635, 3 Just, 62 LI 24, 1904.
 (77) Ridley Park Borough v Chester, Darby & Philadelphia Ry Co., 24 CC 3,
 8 Del. 27, 1900.
 (78) Pittsburgh v. Madden, 14 CC 120, 3 Dist-771, 4 Pitts 283, 1893.
 (79) Com v. Hill, 12 CC 559, 3 Dist-216, 40 Pitts-357, 1893.
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- (127) *Lopata v Handler* (1941, CA Okla) 121 Fed 938.
- (128) *Monroe v United Carbon Co.* (1952, CA5 La) 196 Fed 455.
- (129) *US v 1013 Crates of Empty Old Smuggler Whiskey Bottles* (1931, CA2 NY) 52 Fed 49.
- (130) *US v. Gargotto* (1973, CA6 Ky) 476 Fed 1009, later app. (CA6 Ky) 570 Fed 409, *cert. den.* 421 US 987, 44 LEd 2d 477, 95 S Ct. 1990, *reh. den.* 423 US 884, 46 LEd 2d 115, 96 S Ct. 157.
- (131) *US v White* (1944) 322 US 494, 88 LEd 1542, 64 S Ct. 1245, 14 BNA LRRM 746, 152 ALR 1202.
- (132) *Davis v US* (1946) 328 US 582, 90 LEd 453, 66 S Ct. 1256, *reh. den.* 329 US 824, 9 LEd 700, 67 S Ct. 107.
- (133) *Abel v US* (1960) 362 US 217, 4 LEd 2d 668, 80 S Ct. 683, *reh. den.* 362 US 984, 4 LEd 2d 1019, 80 S Ct. 1056.
- (134) *Stone v Powell* (1976) 428 US 465, 49 LEd 2d 1067, 96 S Ct. 3037, *on remand* (CA9 Cal) 539 Fed 693 and *reh. den.*, *modif. den.* 429 US 874, 50 LEd 2d 158, 97 S Ct. 197.
- (135) *Michigan v. Tyler* (1978) 436 US 499, 56 LEd 2d 486, 98 S Ct. 1942.
- (136) *Agnello v US* (1923, CA2 NY) 290 F.671, 10 Ohio Leds 779, *mod. on other grounds* 269 US 20, 70 LEd 145, 46 S Ct. 4, 51 ALR 409 (*overl. on other grounds* *US v Havens*, 446 US 620, 64 LEd 2d 559, 100 S Ct. 1912, 6 Fed Rules Evid. Serv. 1, *reh. den.* 448 US 65 LEd 2d 1172, 101 S Ct. 25 and *on remand* (CA5 Fla) 625 Fed 1311, *cert. den.* 450 US 995, 68 LEd 2d 195, 101 S Ct. 1697) and (*overl. on other grounds* *US v. Leon* (US) 82 L Ed 2d 677, 104 S Ct. 3405).
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- (138) *Cohen v. Norris* (1962, CA9 Cal) 300 F.2d 24.
- (139) *US v. Hanon* (1970, CA8 Mo) 428 Fed 101, *cert. den.* 402 US 952, 29 LEd 2d 122, 91 S Ct. 1608.
- (140) *Franko v. Smith* (1983, CA5 Mass) 717 F.2d 183, *reh. den.* (CA5 Mass) 721 Fed 152.
- (141) *Boyd v US* (1886) 116 US 616, 29 LEd 746, 6 S Ct. 524 (*Overl. on other grounds* *United States v. Maryland Penitentiary v. Hayden*, 387 US 294, 18 LEd 2d 782, 87 S Ct. 1644) as stated in *US v Abrams* (CA1 Mass) 615 Fed 541, 53 ALR Fed 663 and (*not followed* *State, Dept. v. Rev. v. Oliver* (Alaska) 636 P.2d 1156) and (*overl. on other grounds* *Andersen v. Maryland*, 427 US 463, 49 LEd 2d 627, 96 S Ct. 2737) as stated in *US v. Harman* (CA11 Fla) 706 Fed 1549, 13 Fed Rules Evid. Serv. 883, 71 ALR Fed 78, *reh. den.* (CA11 Fla) 712 Fed 457, *cert. den.* 464 US 1069, 79 LEd 2d 212, 104 S Ct. 974 and (*overl. on other grounds* *Fisher v. US*, 425 US 391, 48 LEd 2d 39, 96 S Ct. 1589, 76-1 USTC ¶19353) as stated in *US v. Doe*, 465 US 605, 79 LEd 2d 552, 104 S Ct. 1237, 15 Fed Rules Evid. Serv. 1 and (*not followed* *Butcher v Bailey* (CA6 Tex) 1752 F.2d 1000).

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(142) *Us ex rel. Potts v Rabb* (1944, CA3 Pa.) 141 F2d 45, cert. den. 322 US 727, 88 LEd 1563, 64 S.Ct. 943, and adhered to (CA3 Pa.) 147 F2d 225, cert. den. 324 US 870, 89 LEd 1424, 65 S.Ct. 1013.

(143) *US v. Hughes* (1971, CA5 Tex.) 441 F2d 12, cert. den. 404 US 849, 30 LEd 2d 288, 92 S.Ct. 156.

(144) *Bass v. State* (1943) 182 Md 496, 35 A2d 155.

(145) *State v Klinker* (1975) 85 Wash. 2d 509, 537 P2d 268.

(146) *Harris v. US* (1947) 331 US 145, 91 LEd 1399, 67 S.Ct. 1098, reh. den. 331 US 867, 91 LEd 1871, 67 S.Ct. 1527 and (ovrld on other grounds *Uinel v Ca.*, 395 US 752, 23 LEd 2d 685, 89 S.Ct. 2034, reh. den. 396 US 869, 24 LEd 2d 124, 90 S.Ct. 36 and (ovrld on other grounds *US v. Robinson* 414 US 218, 38 LEd 2d 427, 94 S.Ct. 467, 66 Ohio Ops 2d 202 (ovrld on other grounds *US v Chadwick*, 433 US 1, 53 LEd 2d 538, 97 S.Ct. 2476 (not followed *Sellers v US* (CA11 Ga.) 709 F2d 1469, 37 FR Serv. 2d 60)) as stated in *US v. Calandrella* (CA6 Ky.) 605 F2d 236, cert. den. 444 US 991, 62 LEd 2d 420, 100 S.Ct. 522 and (not followed *State v Jetty*, 176 Mont. 519, 579 P2d 1228 (ovrld on other grounds *Missoula v Shea* (Mont) 661 P2d 410)) as stated in *State v Carlson*, 198 Mont. 113, 644 P.2d 498 and (not followed *State v Helena*, 55 Hawaii 361, 520 P.2d 51 (ovrld on other grounds *State v Jenkins*, 62 Hawaii 660, 619 P.2d 108) as stated in *State v. Ortiz*, 4 Hawaii App. 143, 662 P2d 577, affd 67 Hawaii 181, 683 P2d 822) and (not followed *State v. Hehman*, 90 Wash. 2d 45, 578 P2d 527) as stated in *State v. Chrisman*, 100 Wash. 2d 814, 676 P2d 419) as stated in *Commonwealth v Toole*, 389 Mass 159, 448 NE2d 1264).

(147) *Jones v US* (1958) 357 US 493, 2 LEd 2d 1514, 78 S.Ct. 1253, 58-2 USTC ¶115168.

(148) *State ex rel Webb v District Court* 37 Mont. 191, 95 P. 593, 15 Am. Cas. 743;

(149) *State v. McGahey*, 12 N.D. 535, 97 N.W. 865, Ann. Cas. 650

(150) *Reg v. Payne* [1896] 1 QB. 577, 19 Eng. Rul. Cas. 246

(151) Annotation: 19 Eng. Rul. Cas. 251

(152) *Riley v. Wallace*, 188 Ky 471, 222 S.W. 1085, 11 ALR 337

(153) Annotation: 11 ALR 352, S. 73 ALR 820

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